

September 9, 2013

BY HAND

The Honorable George B. Daniels, U.S.D.J.
The Honorable Ronald L. Ellis, U.S.M.J.
Daniel Patrick Moynihan U.S. Courthouse
500 Pearl Street
New York, NY 10007-1312

**Van Dyke v. Partners of Debevoise & Plimpton LLP,
Breaking Media, Inc., Paul Galligan, et al.
No. 12-CV-8354 – (GBD) (RLE)**

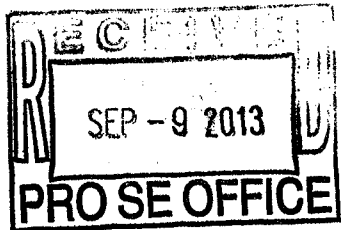
Dear Judge Daniels and Judge Ellis:

I am plaintiff pro-se in the above-referenced matter who respectfully submitted my Objections to Report and Recommendation of The Honorable Ronald L. Ellis at the pro se desk on September 6, 2013. Docket #50 on ECF indicates that these objections were due on September 6, 2013.

Notwithstanding the letter dated September 6, 2013 of Melissa Starcic of Seyfarth Shaw LLP, filed via ECF (Docket #51), I respectfully request that Your Honors consider my objections as timely. I believe the September 6, 2013 date is correct, because the additional 3-day period in Rule 6(d) of the Federal Rules of Civil Procedure would apply.

I will defer to Your Honors as to whether my Objections are merely “baseless accusations” and “ad hominem” attacks, or have persuasive value under the law.

Respectfully submitted,



Sara J Van Dyke

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